

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MISSOURI  
EASTERN DIVISION**

**IN RE: GENETICALLY MODIFIED  
RICE LITIGATION**

**4:06 MD 1811 CDP  
ALL CASES**

**This Notice relates to:**

**Tilda, Ltd. v Riceland Foods, et al**

**Case No. 4:07CV0457 CDP**

**Veetee Rice, Ltd. v Riceland Foods, et al**

**Case No. 4:07CV1211 CDP**

**Rickmers Reismuehle GmbH v  
Riceland Foods, Inc.**

**Case No. 4:08CV0499 CDP**

**Rickmers Reismuehle GmbH v  
Producers Rice Mill, Inc.**

**Case No. 4:08CV0500 CDP**

**Westmill Foods, Ltd. v Riviana  
Foods, et al**

**Case No. 4:09CV0938 CDP**

**Van Sillevoldt Rijst B.V. v Riviana  
Foods, et al**

**Case No. 4:09CV0941 CDP**

**AMENDED NOTICE OF DEPOSITION OF JAMES W. WARSHAW**

PLEASE TAKE NOTICE that Plaintiffs Tilda, Ltd., Veetee Rice, Ltd., Rickmers Reismuehle GmbH, Westmill Foods, Ltd., and Van Sillevoldt Rijst B.V. (collectively referred to as "ENPs") will take the deposition of Producers Rice Mill, Inc.'s liability expert, **James Warshaw** on March 30, 2010, beginning at 9:00 am, at the offices of Bohrer Law Firm, 8712 Jefferson Highway, Suite B, Baton Rouge, LA.

The deposition is being taken upon oral examination pursuant to Federal Rule of Civil Procedure 30, and the testimony shall be recorded by stenographic means pursuant to Rule 30(b)(3), before an officer duly authorized to take depositions in accordance with

Rule 28 of the Federal Rules of Civil Procedure.

The deposition noticed here is expected to last for the full seven (7) hours as permitted by Rule 30(d)(1), without prejudice to ENP's right to seek additional time if needed for a fair and complete examination of the deponent, or if the deponent, any person, or other circumstances, impedes or delays the examination. The deposition is being taken for the purpose of discovery, for use at trial, and for all other purposes permitted by law.

Pursuant to enumerated section six (6) of the Deposition Protocol set forth in the Agreed Order Setting Deposition Protocol entered December 3, 2007, please provide notice of intent to attend this deposition by contacting Perry Wilson at [pwilson@barberlawfirm.com](mailto:pwilson@barberlawfirm.com) with the name and party affiliation of those who plan on attending the deposition (in person or by telephone) at least five (5) days before the deposition.

DATED this 10<sup>th</sup> day of March, 2010.

Respectfully submitted,

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BY /s/ Perry L. Wilson  
Perry L. Wilson AR BIN 00017

/s/ Debra K. Brown (with permission)  
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/s/Alex T. Gray (with permission)

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/s/Ann E. Georgehead (with permission)

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And

/s/ Michael K. Yarbrough (with permission)

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**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing has been served electronically by means of the Court's CM/ECF electronic filing system on March 10, 2010, on all counsel of record.

/s/ Perry L. Wilson